

## DEPARTMENT OF COMMERCE Patent and Trademark Office

Address Only: COMMISSIONER OF PATENTS Washington, D.C. 20231

	Paper No.
•	Date of interview 5/5/80
	Serial No. 24 ///
	Applicant Tachi etal
	Examiner conducting the
	interview
EXAMINER INTERVIEW SUMMARY RECORD	Type: Personal (copy is given to applicant)
All participants (applicant, attorney, agent) present representing applicant:	учен со аррпсант)
(1) Herran A Land	
(2)	
Fxhihit shown or demonstration and the Company of t	
Agreement was reached with respect to some or all of the claims in question.	
Was not reached.	
Le married.	
Claims discussed:	
Identification of prior art discussed: All the art of Relationships	Q'i
N .	
Description of the general nature of what was agreed to if an agreement was reached,	or any other comments:
No agreement was made c	It was prented
out that Elks "591" did	not slige -
substance alleged in Office	Action Nover
the loss Examiner leel than	to to Never-
shous consist of in it.	1 40
neur a de la constitución de To	there are no
-11 - 1	ere is a possibility
B P 1 may re-open for pury	some of aclding
(A fuller necessary description and any available copy of amendments that the exthe claims allowable, or where no copy of the amendments is available.	3,312,590
the claims allowable, or where no copy of the amendments is available, a summary the	taminer agreed would render ereof, is attached.)
It is not necessary for applicant to supplement the information on this for record of the substance of the interview.	orm or to submit a separate
APPLICANTS, ATTORNEYS AND AGENTS ARE REMINDED OF THEIR RESPONDED THIS RECORD WITH AN INDICATION OF THE SUBSTANCE OF THE INBY 37 CFR 1.133 (b) AND SECTION 713.04 OF THE MANUAL OF PATENT E (See reverse side for text of Section 713.04.)	PONSIBILITY TO SUPPLE- ITERVIEW AS REQUIRED XAMINING PROCEDURE.